

ANNUAL INDEX, VOL. 47, 1992

All information is cited according to the number corresponding to the month of issue (1 for March, 2 for June, 3 for September and 4 for December), followed by the page numbers.

ARTICLES, OPINION PAGES AND FEATURES

- | | | | |
|---|-------------|---|---------|
| <i>AAA and China Sign Pact</i> | 3:41 | <i>Discovery Should Not Be Abolished</i> | |
| <i>Addressing Environmental Disputes With Labor Mediation Skills</i> | | Gregory P. Joseph | 3:61-62 |
| Ira B. Lobel | 3:48-57 | <i>Dispositive Motions in Arbitration Proceedings</i> | |
| <i>Arbitration in Central and Eastern Europe: A Practitioner's View</i> | | Carl M. Sapers and David A. Hoffman | 1:51-54 |
| Robert B. von Mehren | 3:38-40 | <i>Dispute Resolution and Avoidance Techniques in the Construction Industry</i> | |
| <i>Arbitration Journal Report: The Use of ADR Methods in Environmental Disputes</i> | | Keith W. Hunter and Jim Hoenig | 3:16-18 |
| David Singer | 1:55-59, 67 | <i>The Effectiveness of Arbitration Clauses in Employment Contracts</i> | |
| <i>Arbitration of Disputes for the Olympic Games: A Procedure that Works</i> | | Martha S. Weisel | 2:19-25 |
| Lisa B. Bingham | 4:33-39 | <i>Florida's Motor Vehicle Arbitration Board—A Two-Year Review</i> | |
| <i>The Arbitration of Human Rights Complaints: The New York Experience</i> | | Ronald J. Adams | 1:36-41 |
| Peter A. Prosper and Joel M. Douglas | 4:26-31 | <i>How New York Lemon Law Compares to Florida</i> | |
| <i>A Computer Can Facilitate an Arbitrator's Work</i> | | Richard Wentzler | 1:42 |
| Matthew M. Franckiewicz | 2:49-55 | <i>How to Draft an AAA Arbitration Clause for International Business</i> | |
| <i>Assessing Arbitrator Competence: A Preliminary Regional Survey</i> | | Michael F. Hoellering | 1:44-50 |
| Thomas L. Watkins | 2:43-48 | <i>Improving Your Chance of Success During Construction-Mediation</i> | |
| <i>Common Law or Common Sense: Arbitral Contract Construction</i> | | Ross R. Hart | 4:14-20 |
| David A. Dilts and Mitchell A. Sherr | 4:51-55 | <i>Immunity vs. Liability in Arbitral Adjudication</i> | |
| <i>The Complex Art of Negotiation Between Different Cultures</i> | | Andrea Mettler | 1:24-35 |
| Peter H. Corne | 4:46-50 | <i>Learning to Use the Mediation Process—A Guide for Lawyers</i> | |
| <i>Conservatory and Provisional Measures in International Arbitration: AAA's Experience</i> | | Norman Brand | 4:6-13 |
| Michael F. Hoellering | 4:40-45 | <i>Mediation—A Growing Means for Achieving Settlement in Divorce Conflicts</i> | |
| <i>Construction Industry: Building the Case for Mediation</i> | | David Singer | 4:21-25 |
| John W. Hinchey | 2:38-42 | <i>The Mediation Alternative in Sex Harassment Cases</i> | |
| <i>Creating Value Through Process Design: The IBM-Fujitsu Arbitration</i> | | Edward J. Costello Jr. | 1:16-23 |
| Robert H. Mnookin | 3:6-11 | <i>Mediation: An Answer to Broker-Customer Disputes</i> | |
| <i>Cyrus Vance Remembers Whitney North Seymour</i> | | Barry Winograd | 2:31-42 |
| Cyrus Vance | 3:19 | <i>On Writing the Post-Hearing Arbitration Brief</i> | |
| <i>Discovery: A Waste of Time, Money</i> | | Douglas E. Ray | 4:58-60 |
| Loren Kieve | 3:60-61 | <i>Opinion: Construction Adversarialism</i> | |
| | | Arthur Eliot Berkeley | 1:60-61 |
| | | <i>Opinion: Positive Discipline and Labor Arbitration</i> | |
| | | Mark Sherman and Al Lucia | 2:56-58 |

<i>New Diversity in the American Workplace: A Challenge to Arbitration</i> Bruce Fraser	1:5-15	<i>Techniques</i> Thomas R. Colosi	3:46-47
<i>Piercing the Veil: Document Discovery in Arbitration Hearings</i> Michael F. Hoellering and Peter Goetz	3:58-59	<i>Using ADR Methods to Solve the Dilemma When Experts Collide</i> James P. Groton	4:56-57
<i>Sexual Harassment: New Challenge For Labor Arbitrators?</i> Stephen M. Crow and Clifford M. Koen	2:6-18	<i>Using Fact Finders to Probe Workplace Claims of Sexual Harassment</i> Susan R. Meredith	4:61-65
<i>Teaching Mediation: The Need to Overhaul Legal Education</i> Karen D. Kraemer	3:12-15	<i>Vienna Arbitration Rules Help to Resolve U.S.-European Disputes</i> Werner Melis	3:42-45
<i>Trends in Arbitrating Falsification of Employment Application Forms</i> Donald J. Petersen	3:31-37	<i>Why Did Management at the Williams Companies Come Over to ADR?</i> William G. von Glahn	2:26-30
<i>Training East Europeans to Develop ADR and Negotiating</i>			

COURT DECISIONS INDEX

COMMERCIAL

Agarwal v. Agarwal, 3:72
Corion Corp. v. Chen, 4:70
Dancu v. Coopers & Lybrand, 2:61
Ex parte Clements, 3:69
Fabian Financial Services v. Kurt H. Volk, Inc. Profit Sharing Plan, 3:67
Heiden v. Galva Foundry Co., 2:63
Lewis & Peat Coffee, Inc. v. Condor Group, Inc., 1:73
McGuire, Cornwell & Blakey v. Grider, 1:73
Melchor Investment Company v. ROLM Systems, 3:69-70
Petals Factory Outlet of Delaware, Inc. v. EWH & Associates, 3:70
Westin Hotel Company v. Universal Investment, Inc., 3:71-72

CONSTRUCTION

The Associated Construction Company v. Moliterno Stone Sales, Inc., 3:71
C&M Ventures, Inc. v. Wolf, 1:69
CEC Energy Co., Inc. v. Virgin Islands Water and Power Authority, 3:70-71
Charles Construction Co., Inc. v. Derderian, 2:60
Henderson Investment Corporation v. International Fidelity Insurance Company, 2:60
Hurley v. Fox, 1:69
Miller Building Corporation v. Coastline Associates Limited Partnership, 2:62
Sverdrup Corp. v. WHC Constructors, Inc., 3:66-67

INSURANCE

Dicks v. New Jersey Automobile Full Underwriting Association, 3:71
Donegal Insurance Co. v. Longo, 3:68
Erie Insurance Exchange v. Mason, 1:68
Grinnell Mutual Reinsurance Company v. Arens, 2:64
Metropolitan Property and Casualty Insurance Company v. J.C. Penney Casualty Insurance Company, 3:67-68
In re Mutual Reinsurance Bureau, 4:71
United States of America v. UCC/UCSC Joint Venture No. 1, 4:72

Whitaker v. Citizens Insurance Co. of America, 1:68-69
Worldwide Insurance Group v. Klopp, 3:68

INTERNATIONAL

Aydin Corporation v. Union of India, 2:65
Compagnie des Bauxites de Guinee v. Hammermills, 4:68
Daihatsu Motor Co. Inc., v. Terrain Vehicles Inc., 4:68
Filanto, S.p.A. v. Chilewich International Corporation, 4:69
Marine Products Export Corporation v. M.T. Globe Galaxy, 4:69
Meadows Indemnity Company Ltd. v. Baccala & Shoop Insurance Services, Inc., 1:72-73
North River Insurance Co. v. Philadelphia Reinsurance Corp., 1:71
Oriental Commercial & Shipping Co., (U.K.), Ltd. v. Rossell, N.V., 2:63
Todd Shipyards Corporation v. Cunard Line, Ltd., 1:69-70

LABOR

Orion Pictures Corp. v. Writers Guild of America, West, Inc., 2:65
--

MEDICAL MALPRACTICE

Broemmer v. Otto, 3:69
Haywood v. Fowler, 1:71
Schirmer v. Fisher, 1:72

SECURITIES

Barbier v. Shearson Lehman Hutton, Inc., 1:70-71
Bender v. Smith Barney, Harris Upham & Co. Inc., 4:70
Boogher v. Stifel, Nicolaus & Co., Inc., 3:66
Fahnestock & Co., Inc. v. Waltman, 2:64
Fletcher v. Kidder, Peabody & Co., Inc., 4:71
Mago v. Shearson Lehman Hutton Inc., 2:61-62
Pinnacle Group, Inc. v. Shrader, 2:60-61
Spellman v. Securities, Annuities and Insurance Services, Inc., 4:71

SUBJECT INDEX

- Alternative dispute resolution, 2:27-30
- American Arbitration Association, China agreement, 3:41
- American Arbitration Association, rules, conservatory and provisional relief, 4:40-45
- Appalachian Trail, dispute, 3:48-56
- Arbitration and age discrimination claims, 1:5-15
- Arbitration clause, how to draft, 1:44-50
- Arbitration clauses, employment contracts, 2:19-25
- Arbitration, Central and Eastern Europe, 3:38-41
- Arbitration, discovery, 3:58-61
- Arbitration, employment application falsification, 3:31-37
- Arbitration, employment discrimination cases, 3:20-30
- Arbitration, human rights, 4:26-31
- Arbitration, IBM-Fujitsu, 3:6-11
- Arbitration, Olympics, 4:33-39
- Arbitrator competence, 2:43-48
- Arbitrator immunity, 1:24-35

- Brief, post-hearing, 4:58-60
- Broker-customer disputes, 2:31-37

- Central and Eastern Europe, arbitration, 3:38-41
- China, AAA agreement, 3:41
- Common law, 4:51-55
- Computers, use by arbitrators, 2:49-55
- Conflicting opinions, expert testimony, 4:56-57
- Conservatory relief, international, 4:40-45
- Construction, 3:16-18
- Construction, use of mediation, 2:38-42, 4:14-20
- Constructive adversarialism, 1:60-61
- Contract construction, common law role, 4:51-55
- Cultural differences, negotiation, 4:46-50

- Cyrus Vance, 3:19
- Discovery, 3:58-61
- Discrimination, in employment claims, 3:20-30
- Dispositive motions, 1:51-54
- Divorce, use of mediation, 4:21-25

- Eastern Europe, ADR training, 3:36-47
- Education, need to teach mediation, 3:12-15
- Employment, falsification of application, 3:31-37
- Employment contracts, arbitration clauses, 2:19-25
- Environmental disputes, 1:55-59
- Environmental disputes, mediation, 3:48-56
- Expert witnesses, conflicting testimony, 4:56-57

- Fact finders, use of, sexual harassment, 4:61-65
- Florida lemon law, 1:36-43

- Human rights arbitration, 4:26-31

- IBM-Fujitsu, arbitration, 3:6-11
- International arbitration, 4:40-45

- Japanese/Western, negotiation, 4:46-50
- Jurisdiction, Olympics, 4:33-39

- Labor arbitration, use of positive discipline, 2:56-58
- Lawyers, use of mediation, 4:6-13

- Mediation, as part of curriculum, 3:12-15
- Mediation, broker-customer disputes, 2:31-37
- Mediation, construction disputes, 2:38-42
- Mediation, divorce, 4:21-25

- Mediation, environmental disputes, 3:48-56
- Mediation, information centered mediation (ICM), 4:6-13
- Mediation, origin, 3:15
- Mediation, process centered mediation (PCM), 4:6-13
- Mediation, sexual harassment cases, 1:16-23
- Mediation, use by lawyers, 4:6-13

- Negotiation, Japanese/Western, 4:46-50
- New York/Florida lemon law comparison, 1:42
- New York, human rights arbitration, 4:26-31

- Olympics, arbitration, 4:33-39

- Positive discipline, 2:56-58
- Process design, IBM-Fujitsu case, 3:6-11
- Provisional relief, international, 4:40-45

- Sexual harassment, 2:6-18
- Sexual harassment, fact finders, 4:61-65
- Sexual harassment, use of mediation, 1:16-23

- Training, East Europeans, 3:46-47

- Vienna arbitration rules, 3:42-45

- Whitney North Seymour award, 3:19
- Williams Companies, use of ADR, 2:26-30
- Workforce, change in composition, 1:5-15
- Workplace, sexual harassment, 4:61-65
- Writing, post-hearing brief, 4:58-60

INDEX OF AUTHORS

- | | | |
|---|--|--|
| <p>Adams, Ronald J., 1:36-43</p> <p>Barrett, William L. D., 1:62-63</p> <p>Berkeley, Arthur E., 1:60-61</p> <p>Bingham, Lisa, 4:33-39</p> <p>Brand, Norman, 4:6-13</p> <p>Colosi, Thomas R., 3:46-47</p> <p>Corne, Peter H., 4:46-50</p> <p>Costello, Edward J., 1:16-23</p> <p>Crow, Stephen M., 2:6-18</p> <p>Dilts, David A., 4:51-55</p> <p>Douglas, Joel M., 4:26-31</p> <p>Franckiewicz, Matthew M., 2:49-55</p> <p>Goetz, Peter, 3:58-65</p> <p>Groton, James P., 4:56-57</p> <p>Hart, Ross R., 4:14-20</p> <p>Hinchey, John W., 2:38-42</p> | <p>Hoellering, Michael F., 1:44-50;
3:58-65; 4:40-45</p> <p>Hoenig, Jim, 3:16-18</p> <p>Hoffman, David A., 1:51-54</p> <p>Hunter, Keith W., 3:16-18</p> <p>Joseph, Gregory P., 3:61-62</p> <p>Kieve, Loren, 3:60-61</p> <p>Koen, Clifford M., 2:6-18</p> <p>Kraemer, Karen D., 3:12-15</p> <p>Lobel, Ira B., 3:48-56</p> <p>Love, William, 1:66</p> <p>Lucia, Al, 2:56-58</p> <p>Melis, Werner, 3:42-45</p> <p>Meredith, Susan, 4:61-65</p> <p>Mettler, Andrea, 1:24-35</p> <p>Mnookin, Robert H., 3:6-11</p> <p>Newman, Harold R., 3:63-64</p> <p>Nichol, Victor, 3:20-30</p> | <p>Petersen, Donald J., 3:31-37</p> <p>Prosper, Peter A., 4:26-31</p> <p>Ray, Douglas E., 4:58-60</p> <p>Robbins, David E., 1:64-65; 4:66</p> <p>Sapers, Carl M., 1:51-54</p> <p>Sherman, Mark, 2:56-58</p> <p>Sherr, Mitchell A., 4:51-55</p> <p>Singer, David, 1:55-59; 3:15; 4:21-25</p> <p>Ury, William, 2:59</p> <p>Vance, Cyrus, 3:19</p> <p>von Glahn, William G., 2:26-30</p> <p>von Mehren, Robert B., 1:65; 3:38-41</p> <p>Watkins, Thomas L., 2:43-48</p> <p>Weisel, Martha S., 2:19-25</p> <p>Wentzler, Richard, 1:42</p> <p>Winograd, Barry, 2:31-37</p> <p>Wolkinson, Benjamin, W., 3:20-230</p> |
|---|--|--|

BOOK REVIEWS, OTHER

- | | |
|--|---|
| <p><i>ASPECTS OF THE ADMINISTRATION OF INTERNATIONAL JUSTICE</i>
Reviewed by Robert B. Von Mehren 1:65</p> <p><i>COLLECTIVE BARGAINING: HOW IT WORKS AND WHY</i>
Reviewed by Harold R. Newman 3:63-64</p> <p><i>A DRAFTER'S GUIDE TO ALTERNATIVE DISPUTE RESOLUTION</i> 3:64</p> <p><i>GETTING PAST NO: NEGOTIATING WITH DIFFICULT PEOPLE</i>
Reviewed by David A. Botwinik 2:59</p> <p><i>THE GREAT HARTFORD CIRCUS FIRE: CREATIVE SETTLEMENT OF MASS DISASTERS</i>
Reviewed by William L. D. Barrett 1:62-63</p> <p><i>NONVIOLENT WAYS OF PROBLEM SOLVING</i> 3:64</p> | <p><i>REVIEW OF CONSTRUCTION ADMINISTRATION ARCHITECTURAL PRACTICE</i>
Reviewed by William Love 1:66</p> <p><i>SECURITIES ARBITRATION: LAW AND PROCEDURE</i>
Reviewed by David E. Robbins 4:66</p> <p><i>SECURITIES ARBITRATION: PRACTICE AND FORMS</i>
Reviewed by David E. Robbins 1:64-65</p> <p><i>ADR IN THE NEWS</i> 1:3-4; 2:3-4; 3:3-4; 4:3-4</p> <p><i>ANNUAL REPORT</i> 2: INSERT</p> <p><i>EASTMAN ARBITRATION LIBRARY</i> 1:74-76; 2:66-68; 3:73-76; 4:73-76</p> <p><i>PRESIDENT'S LETTER</i> 1:2; 2:2; 3:2; 4:2</p> <p><i>REVIEW OF COURT DECISIONS</i> 1:68-73; 2:60-65; 3:66-72; 4:68-71</p> |
|--|---|

